	ed States Paten	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/088,452	06/05/2002	Kalle Ahmavaara	915-003.5	2848
4955 7590 06/09/2005			EXAMINER	
	SOLA VAN DER SI	TRAN, CONGVAN		
ADOLPHSON BRADFORD (, LLP GREEN BUILDING 5	ART UNIT	PAPER NUMBER	
	REET, P O BOX 224	2683		
MONROE, CT 06468			DATE MAILED: 06/09/2005	

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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/088,452	AHMAVAARA, KALLE
Office Action Summary	Examiner	Art Unit
	CongVan Tran	2683
The MAILING DATE of this communication a Period for Reply	ppears on the cover sl	heet with the correspondence address
 A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CFR t after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a re If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). 	J. 1.136(a). In no event, however eply within the statutory minimu do will apply and will expire SIX ute, cause the application to be	r, may a reply be timely filed im of thirty (30) days will be considered timely. (6) MONTHS from the mailing date of this communication. come ABANDONED (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed on <u>06</u> 2a) This action is FINAL. 2b) The 3) Since this application is in condition for allow closed in accordance with the practice under 	nis action is non-final. vance except for forma	
Disposition of Claims		
 4) Claim(s) <u>1-28</u> is/are pending in the application 4a) Of the above claim(s) is/are withder 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-28</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and claim(s) 	rawn from considerati	
Application Papers		
 9)☐ The specification is objected to by the Examination 10)☐ The drawing(s) filed on is/are: a)☐ and Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the 	ccepted or b) object ne drawing(s) be held in ection is required if the c	abeyance. See 37 CFR 1.85(a). Irawing(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a li 	ents have been receive ents have been receive riority documents have eau (PCT Rule 17.2(a)	ed. ed in Application No e been received in this National Stage)).
Attachment(s) 1)	98) 5) 🛄 No	erview Summary (PTO-413) per No(s)/Mail Date tice of Informal Patent Application (PTO-152) her:

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DETAILED ACTION

- 1. This office action is in response to amendment filed on Jan. 06, 2005.
- 2. Claim 27 has been amended.

Response to Arguments

3. Applicant's arguments with respect to claims 1-28 have been considered but are

moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 1-28 are rejected under 35 U.S.C. 102(e) as being anticipated by

Noguera-Rodriguez et al. (6,687,249).

Regarding claims 1-6, 12-14, 16, Noguera-Rodriguez discloses a reconfiguration

diversity LEGS during CN-RNC interface streamlining, comprising defining a protocol

initialization unit containing predetermined information of a first termination point of a

first protocol by first protocol (see abstract, figs.1-3, SRNC figs.4-5 and its description);

transferring the protocol initialization unit from the first terminal point to a second

terminal point by a second protocol (see figs.1-3, DHO, DRNC, figs.4-5 and its

description); and initialization based on the protocol initialization unit (see abstract, figs.1-3, DHO, DRNC, figs.4-5 and its description).

Regarding claims 7-10, Noguera-Rodriguez further discloses the transmission is based on a radio access network application part (see figs.1-3, SRNC, RNC-RNC interface, DRNC, figs.4-5 and its description).

Regarding claims 11, 15, these features are inherent protocol communication network for controlling over the air interface between RNC and mobile station.

Regarding claims 17-22, Noguera-Rodriguez discloses a reconfiguration diversity LEGS during CN-RNC interface streamlining, comprising: a first protocol termination point protocol (see abstract, figs.1-3, SRNC figs.4-5 and its description); a second protocol termination point (see figs.1-3, figs.4-5 DRNC, and its description); control means for relocating a first protocol from the first protocol termination point the second protocol point, said control means being arranged to form a protocol initiation unit containing predetermined information of the first protocol at the first protocol termination path based on a second protocol between the first and the second termination points for transferring the protocol initialization unit (see figs.1-3, SRNC, RNC-RNC interface, DRNC, figs.4-5 and its description); and control means for initializing the second protocol termination point based on the protocol initialization unit (see abstract, figs.1-3, DHO, DRNC, figs.4-5 and its description).

Regarding claims 23, 25-26, Noguera-Rodriguez discloses a reconfiguration diversity LEGS during CN-RNC interface streamlining, comprising: a protocol

termination point (see abstract, figs.1-3, SRNC figs.4-5 and its description); control means for relocating a first protocol from the protocol termination point to another protocol termination point, said control means being arranged to form a protocol initialization unit containing predetermined information of the first protocol at the protocol termination point unit (see figs.1-3, DHO, DRNC, figs.4-5 and its description); and interface to said other protocol termination point based on a second protocol for transferring the protocol initialization unit from the termination point by means of second protocol (see figs.1-3, SRNC, RNC-RNC interface, DRNC, figs.4-5 and its description).

Regarding claim 27, Noguera-Rodriguez discloses a reconfiguration diversity LEGS during CN-RNC interface streamlining, comprising: a protocol terminal point of a first protocol (see figs.1-3, SRNC figs.4-5 and its description); an interface to another protocol terminal point for receiving a protocol initialization unit containing predetermined information of the first protocol at said other terminal point, wherein the interface is based on the a second protocol (see figs.1-3, DHO, figs.4-5 DRNC and its description); and control means for initializing the protocol termination point based on the received protocol initialization unit (see figs.1-3, DHO, figs.4-5 and its description).

Regarding claims 24, 28, Noguera-Rodriguez further discloses a controller of a cellular communication network (see figs.1-3, CN and its description).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CongVan Tran whose telephone number is 571-272-7871. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 571-272-7872. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BIMA

CongVan Tran Primary Examiner Art Unit 2683

Jun. 06, 2006.